Record No.: 30

## United States District Court

## Eastern District of Missouri

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

BARBARA	LAINE TYLER	CASE NUMBER: 4:08CR	00394HEA	
14 34.64		USM Number: 35342-	044	<del></del>
THE DEFENDANT:		Richard Fredman	<u> </u>	
13		Defendant's Attorney		
pleaded guilty to cou	int(s) One			
pleaded nolo content which was accepted b				
was found guilty on after a plea of not gu	count(s)			
	ted guilty of these offenses:			
	5-11-1		Date Offense	Count
Title & Section	Nature of Offense		Concluded	Number(s)
21.USC 841(a)(1)	Conspiracy to Distribute a Distribute Heroin	nd Possess with Intent to	June 26, 2008	One
	Notes to the second sec			
	The Propagation			
XX	d de la constant de l			
X				
The defendant is sent to the Sentencing Reform	enced as provided in pages 2 throu	igh <u>6</u> of this judgmer	nt. The sentence is imp	oosed pursuant
to the Sentencing Reform	nct of 1964.			
The defendant has be	en found not guilty on count(s)			
Count(s)		dismissed on the motion	on of the United States.	
Titl				
IT IS FURTHER ORDERED  name, residence, or mailing a	that the defendant shall notify the Underess until all fines, restitution, costs	ited States Attorney for this and special assessments important	district within 30 days of posed by this judgment a	fany change of are fully paid. If
ordered to pay restitution, the	defendant must notify the court and I	Inited States attorney of mate	erial changes in economi	c circumstances.
Boomers of the				
		June 8, 2009		
( ) e î		Date of Imposition of Ju	udgment	
and the second s		1	^	
		1/5/	R.	
		Herry	Sle	
X 10-11		Signature of udge		
104		Henry E. Autrey		
4		United States District.	ludge	
This		Name & Title of Judge		
rit		June 8, 2009		
nan orde		Date signed	· · · · · · · · · · · · · · · · · · ·	
		<del>•</del> • • • • • • • • • • • • • • • • • •		

AO 245E	3 (Rev. 06/0	) Judgment	in Criminal Case	Sheet 2 - Im	prisonment					
( )		MACAIN ISSA I MANAGANI		•			Judgment-Page		of	6
DEF	ENDAN	T: BARBAR	ELAINE TYL	ER	2.55					
4 3		BER: 4:08CR			-					
Distr	rict: <u>E</u>	astern Distric	of Missouri		A ADDICONDA	EXIT				
		TO MELLINET THE PROPERTY OF TH		i	MPRISONM	ENI				
			committed to	the custody	of the United Sta	ates Bureau of Prison	s to be imprisoned f	for		
a tot	al term	37 months		_						
		Calculate in a second in a sec								
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- <i>R</i> X		Tendent Dissert								
. t.		E TOTAL EST SESSE								
	The co	urt makes the	following reco	mmendation	s to the Bureau o	of Prisons:				
It is		į				esidential Drug Abuse	Program if this is co	nsister	nt wit	th the
		isons policies.	Tondant be eve	araaced for pe	ationpution in the N	concential Diag Nouse	Trogram, ir ans is co	711313661	16 7710	iii dio
CAS	(i omdone b	nloand in a fa	dilitar an along to	Dhomiy 47	' as massible					
Dis	endant o	piaceu in a la	cility as close to	riiocilix, Az	as possible					
V	The de	fendant is ren	anded to the c	custody of th	e United States N	Aarshal.				
	•	The season of th	No. of the second secon	•						
a te	The de	fendant shall	surrender to the	e United Sta	tes Marshal for th	is district:				
ती ते सम्ब	at	120000000000000000000000000000000000000	a.m./p	om on						
ont	as	notified by t	he United State							
R,										
	The de	fendant shall	surrender for s	ervice of se	ntence at the insti	tution designated by	the Bureau of Priso	ns:		
	— b	efore 2 p.m. o	n							
X	· 🗀	notified by	he United State	es Marshal						
lt i	<u>ب</u>	- 1	ne Probation or		vices Office					
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a te		And a second sec								
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5047	÷.	And the service of	de laber que la companya de la compa							
with		and the contact of	MARSH/	ALS RETU	JRN MADE C	N SEPARATE P	AGE			
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as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such

notifications and to confirm the defendant's compliance with such notification requirement.

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Judgment-Page	4	of	6	

DEFENDANT: BARBARA ELAINE TYLER

CASE NUMBER: 4:08CR00394HEA

District: Eastern District of Missouri
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## SPECIAL CONDITIONS OF SUPERVISION

The defendant shall refrain from any unlawful use of a controlled substance and submit to a drug test within 15 days of commencement of supervision and at least two periodic drug tests thereafter for use of a controlled substance.

The defendant shall participate in a drug or alcohol abuse treatment program approved by the United States Probation Office, which may include substance abuse testing, counseling, residence in a Community Corrections Center, residence in a Comprehensive Sanctions Center, Residential Re-Entry Center, or inpatient treatment in a treatment center or hospital. The defendant shall pay for the costs associated with substance abuse services based on a co-payment fee established by the United States Probation Office. Co-payments shall appear exceed the total cost of services provided.

The defendant shall submit his/her person, residence, office, or vehicle to a search conducted by the United States Probation Office at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of release. Failure to submit to a search may be grounds for revocation. The defendant shall warn any other residents that the premises may be subject to searches pursuant to this condition.

Judgment-Page 5 of 6
neet 6 Restitution
nt in a Criminal Case (AO 245C)
yees in the amounts listed below.
ayment unless specified C. 3664(i), all nonfederal
titution Ordered Priority or Percentage

440	a managament			Judgment-Pag	ge <u>5</u> of <u>6</u>
	ENDANT: BARBARA				
2.40	E NUMBER: 4:08CR				
Distr	rict: Eastern District	<u> </u>	TADE TOTAL AT 1	TYPO	
1 1 1 1 2 1		CRIMINAL MONE			
The	defendant must pay the	total criminal monetary penalties under			stitution
H.		Assessment		<u>Fine</u> <u>Re</u>	stitution
	Totals:	\$100.00			
		restitution is deferred until	An Amandad	Judgment in a Criminal (	Tana (A.O. 245C)
	will be entered after s	uch a determination.	An Amenaea	Juagment in a Criminal C	use (AO 243C)
海岭北	*				
2 (1975) 2 (1975)	The defendant shall ma	ke restitution, payable through the Cleri	k of Court, to the follo	wing payees in the amount	s listed below.
If the other viction	e defendant makes a part rwise in the priority orde ms must be paid before	ial payment, each payee shall receive ar r or percentage payment column below. the United States is paid.	n approximately proportion However, pursuant of	rtional payment unless spec 18 U.S.C. 3664(i), all nor	cified Ifederal
Di	a decrease de company				
***************************************	ne of Payee		Total Loss*	Restitution Ordered	Priority or Percentage
Di	•				
151					
194					
4					
<u> </u>					
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li't.	The state of the s				
vic					
DI		Totals:			
No					
igi Tim	Restitution amount orde	red pursuant to plea agreement			
1.44					
	٩ .				
	The defendant shall pa after the date of judg penalties for default an	y interest on any fine of more than \$ ment, pursuant to 18 U.S.C. § 361 and delinquency pursuant to 18 U.S.C.	2,500, unless the fine 12(f). All of the pay § 3612(g).	e is paid in full before the ment options on Sheet	e fifteenth day 6 may be subject to
	The court determined	that the defendant does not have the	ability to pay interes	t and it is ordered that:	
المنطقة جائزة	The interest req	uirement is waived for the.	ine and /or	restitution.	
oth Vis.	The interest requ		ition is modified as fol	lows:	•
Vis		, , , , , , , , , , , , , , , , , , ,			
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<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994 but before April 23, 1996.

Payments shall be applied in the following order: (1) assessment; (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest (6) community restitution. (7) penalties, and (8) costs, including cost of prosecution and court costs.



DEFENDANT: BARBARA ELAINE TYLER

CASE NUMBER: 4:08CR00394HEA

USM Number: 35342-044

## UNITED STATES MARSHAL RETURN OF JUDGMENT IN A CRIMINAL CASE

I have executed this judgment as foll	ows:		
The Defendant was delivered on	to _		
at	, v	with a certified co	py of this judgment.
		UNITED STAT	TES MARSHAL
	Ву		
	D,	Deputy U.S	S. Marshal
The Defendant was released	on	_ to	Probation
	on	to	Supervised Release
	C		
and a Fine of	Land Restit	tution in the amo	int oi
		UNITED STAT	ES MARSHAL
	Ву		
		Deputy U.	S. Marshal
I certify and Return that on	, I took custo	dy of	
at	and delivered same to		
[on	F.F.T		
£ .		U.S. MARSHAL I	
D. T. C.			

By DUSM